Computer Business Sciences, Inc.

80-02 Kew Gardens Road, Suite 5000 Kew Gardens, NY 11415 RECOL

July 27, 1999

Mr. David Waddell **Executive Secretary** Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-0505

49-10440

RE:

In the matter of the Application of Computer Business Sciences, Inc. For a Certificate of Public Convenience and Necessity to Offer Facilities-Based Local Exchange and Intrastate, Interexchange Telecommunications Services.

The following documentation (1 original and 13 copies) is attached as a supplement to the above-referenced application:

- Revised and Notarized Direct Testimony of Myself
- Revised Toll Dialing Parity Plan

Should you have any further questions or need further information, please do not hesitate to contact me at (718) 520-6500 X149.

Respectfully submitted,

Deborah S. Arnott

Regulatory Administrator

DIRECT TESTIMONY OF DEBORAH S. ARNOTT

99.00440

- 1. Q. Please state your name and business address.
 - A. My name is Deborah S. Arnott. My business address is Computer Business Sciences, Inc., 80-02 Kew Gardens Road, Suite 5000, Kew Gardens, NY 11415.
- 2. Q. What is your position with Applicant?
 - A. I am the Regulatory Administrator of Computer Business Solutions,
 Inc. (hereinafter CBS).
- 3. Q. What are your principal responsibilities with Applicant?
 - A. My principal responsibilities with CBS include responsibility for the day to day operations of CBS. I am also responsible for ensuring that CBS meets all regulatory and legal requirements.
- 4. Q. Please summarize your educational background.
 - A. I have a B.M. degree from Ohio University and an M.M. degree from the Manhattan School of Music.

- 5. Q. Please describe your early professional and business experiences.
 - A. Before joining Computer Business Sciences, Inc. as Regulatory

 Administrator in 1997, I worked as Compliance and Marketing

 Administrator for over eight years for Chase Manhattan Futures

 Corporation in Manhattan, where I handled the regulatory and marketing issues with regard to the Private Placement Fund. Previous to my work for Chase, I have ten years of administrative experience with other firms, including Mitsubishi Corporation; Republic, Hogg, Robinson of New York; and Colbert Artists' Management, Inc.
- 6. Q. What is the purpose of your testimony in this proceeding?
 - A. I am offering testimony in support of CBS' application for a Certificate of Public Convenience and Necessity to provide local exchange services in the LATA exchanges currently served by Bell South in the areas of Memphis and Nashville, Tennessee, as well as Interexchange Services.
- 7. Q. Please summarize the main subject areas addressed in your testimony.
 - A. My testimony focuses on the following areas which may be of concern to the Tennessee Regulatory Authority, most of which have been addressed in our initial application.

- (a) A description of CBS' technical, managerial, and financial qualifications to provide telecommunications services in Tennessee
- (b) The benefits to the public and the industry, and a description of the general types of services CBS proposes to offer in Tennessee; and
- (c) An explanation of CBS' compliance with applicable regulations pertaining to certified communicatively impaired (hearing and voice impaired) telecommunications service and 9-1-1 emergency telecommunications service.
- 8. Can you describe the technical aspects and services of the applicant's proposal in its application?
 - A. Yes. CBS plans to initially offer local exchange services to customers located in the Greater Nashville and Memphis Areas. Services shall include, but will not be limited to:

- (i) Local exchange access services to single-line and multi-line
 customers at various points throughout the State of Tennessee.
- (ii) Local exchange usage services to customers of CBS' end-use access services; and
- (iii) Switched carrier access services to other common carriers.

These services will be offered through dial-tone access to the switched public telecommunications network and are likely to be equipped with various additional features and functions. Specifically, CBS intends to initiate local service by offering the following local exchange access services under a competitive tariff classification:

- (i) basic lines two way local lines and trunks
- (ii) dual party relay service
- (iii) 9-1-1 Emergency Services; and
- (iv) directory assistance and operator assisted calls
- 9. Q. Can you please elaborate on the access and routing of these services?
 - A. Yes. CBS intends to offer switched carrier access for telecommunications traffic between CBS customers and users of other telecommunications systems. This would include terminating access to enable other common carriers to terminate traffic through end-user

access services offered by CBS. Also, originating access would be included to allow CBS customers to access the interLATA, interstate, and international calling services. All of the services will be ubiquitous and seamless to users of the CBS system. Also, CBS intends to offer bundled services on-net to small business and residential customers, which will include local exchange dial tone, long distance, high speed internet, XDSL, and soon multimedia capabilities such as video-conferencing and cable TV. CBS is purchasing an OC3 Ring which will be brought to an outside plant, which will facilitate our abilities to provide interexchange services as well as local exchange services.

- 10. Q. Does Applicant possess sufficient managerial and technical resources and qualifications to provide all of the services requested in its Application to provide local basic exchange services in Tennessee?
 - A. Yes. The senior management at CBS have great depth in the telecommunications industry and offer extensive technical and managerial expertise to CBS pertaining to the telecommunications business. I believe that CBS has the technical and managerial qualifications to offer local exchange telecommunications services in Bell South Tennessee's service territory.

- 11. Q. Does Applicant possess the requisite financial qualifications and resources to offer telecommunications services in Tennessee?
 - A. Yes. In evidence of CBS' financial ability to provide proposed services, we have submitted recent financial statements in our initial application as well as a Guarantee Letter by its Parent Company, Fidelity Holdings, Inc., to provide unconditional funding for this project for the next 3 years. CBS intends to use existing sales forces as well as hiring a sales staff in the State of Tennessee to market the proposed services.
- 12. Q. What facilities will CBS use to provide the proposed telecommunications services in Tennessee?
 - A. CBS plans to provide local exchange services through a combination of co-location facilities with Bell South and CBS' own facilities.
 - Q. Is Applicant's Application consistent with serving the public interest in the provision of telecommunications customers?
 - A. Absolutely. Granting this certificate is in the public interest because residential and business consumers of telecommunications services in the Tennessee service territories will receive increased choice, improved quality of service, and greater opportunities to obtain improved technology in their homes and business. Market incentives for new and old telecommunications providers in Tennessee will be

greatly improved through an increase in the diversity of suppliers and competition within the local exchange telecommunications market.

Consistent with the 's intent to aid in the development of a competitive telecommunications environment in Tennessee, the granting of a certificate of public convenience and necessity to provide local exchange and interexchange service will offer increased efficiency to the State's telecommunications infrastructure through greater reliability of services and an increase in competitive choices.

- 13. Q. Will Applicant handle 9-1-1 emergency telecommunications service traffic in the affected areas pursuant to TRA regulations?
 - A. Yes. CBS will negotiate arrangements with Bell South to route the traffic through the LEC's existing tandem switches serving each Public Safety Answering Point ("PSAP"). Upon CBS obtaining additional facilities, CBS will route 9-1-1 traffic through the local switches so that the traffic is routed in the same manner as the incumbent LEC's 9-1-1 traffic. CBS intends to comply with all the applicable laws and regulations. Moreover, Automatic Number Identification ("ANI") and Automatic Line Information ("ALI") will be routed along with the call. Also, CBS will be able to route 9-1-1 traffic to one or more PSAP through direct trunks that CBS plans to install. Overall, 9-1-1 traffic will be routed and will meet all Authority requirements. All customers

will receive the same delivery of ANI and ALI and the design of the 9-1-1 system standards that exist in Bell South's system. Finally, CBS intends to develop procedures to secure the accurate transition of collection and disbursement of 9-1-1 surcharges and network changes that are transparent.

- 14. Q. Will Applicant provide basic local exchange and toll services in keeping with the Authority's Rules.
 - A. Yes. CBS, in compliance of the Authority's Rules, as a provide of basic local exchange service, will offer additional services to its customers including: lifeline service; services for the deaf, hard of hearing, and speech-impaired; intraNPA directory assistance service, free telephone directories, free 900 prefix calling blocking; basic local exchange service options for residential customers, including a minimum of 400 calls f or a flat monthly rate; handicapped persons voluntarily providing services specified in Act 179 and emergency or 9-1-1 service.
- 15. Q. Does Applicant intend to follow the requirements of the TRA pertaining to certified communicatively impaired telecommunications services?
 - A. Yes. CBS intends to implement the requirements of the TRA pertaining to certified communicatively impaired telecommunications services.

Does Applicant intend to comply with the Minimum Telephone Service 16. Q. Standards set forth by the TRA?

A. Yes. CBS intends to provide the services described above in compliance with the TRA standards and applicable regulations. Moreover, the competitive nature of the telecommunications industry in Tennessee today demands that telephone service be offered in a superior quality to that of our competitors.

17. Will Applicant comply with all applicable rules, laws and regulations of Q. the TRA and the FCC?

Yes. CBS will comply with all applicable rules, laws and regulations of Α. the TRA and the FCC.

18. Does this conclude your direct testimony? Q.

> A. Yes it does.

Regulatory Administrator

Subscribed and sworn to before

Me this \mathcal{I} day of July, 1999

My Authority expires:

IntraLATA Toll Dialing Parity Plan

Computer Business Sciences, Inc.

July 29, 1999 Revised

1. Purpose

In accordance with the TRA, Computer Business Sciences, Inc. (CBS) has described herein the process for implementing Intralata Toll Dialing Parity in the CBS exchanges located in the state of Tennessee in CBS's LATA (Plan). The intent of this Plan is to provide a proposal that, upon implementation, would provide customers the ability to select the telecommunications carrier of their choice for routing their intraLATA toll calls. To that end, CBS will comply with all applicable laws, rules and regulations of the FCC and the TRA.

II. IntraLATA Environment

CBS customers in Tennessee in the CBS LATA will be able to dial seven digits to complete local exchange calls. IntraLATA toll calls should be prefixed with the area code before being transmitted to the carrier. This prefixing should allow carriers to receive a seven-digit dialed intraLATA toll number as a complete ten digit number.

CBS will maintain taxcode billing tables to identify "free county-wide" intraLATA toll calls originated by CBS intraLATA toll customers and to ensure that billing does not occur on these calls. CBS will process toll-free intraLATA county-wide calls in this manner for its intraLATA toll customers after implementation of intraLATA toll dialing.

III. Implementation Schedule

CBS will offer dialing parity for intraLATA toll in the same exchanges as those of Bell South in the Nashville and Memphis areas of Tennessee in conjunction with the offering of local services after the approval of its Application. Exchange codes in which CBS will initially offer services are attached as Exhibit A.

IV. Carrier Selection Procedures

CBS will implement the full 2-PIC (Primary Interexchange Carrier) carrier selection methodology. With the full 2-PIC methodology, customers will be able to presubscribe to one telecommunications carrier for interLATA toll calls and presubscribe to the same or a different participating telecommunications carrier, including their existing local exchange company, for all intraLATA toll calls. Orders for changes will be accepted and processed beginning on the implementation date.

CBS employees who communicate with the public, accept customer orders, and serve in customer service capacities will be trained to explain the process to customers for making PIC changes for intralata toll calls. Business Office personnel will be prepared to make changes in customer records based upon requests from customers or carriers and direct customers to their chosen intraLATA carriers. Processes will be in place to provide new customers with an opportunity to choose their intraLATA toll carrier from a list of available carriers.

Existing Customers

Currently, CBS has not begun deploying its services in the State of Tennessee and therefore has no existing customers in this state. On the date in which intraLATA toll presubscription is implemented in Tennessee, customers may presubscribe to CBS or any telecommunications carrier offering intraLATA toll service in their exchange. Customers may make this selection through their own initiative or as a result of the promotional marketing activities of participating intraLATA toll telecommunications carriers. Customers may communicate their choice of carriers directly to CBS, as their local exchange service provider, through the local Business Office or indirectly through their selected carriers.

Customers will be assessed a cost-based PIC change charge per CBS's tariff for changing their IntraLATA carrier. When customers request a change in their interLATA and intraLATA carriers during one contact with the Business Office and choose the same carrier for both jurisdictions, only one charge will be assessed. When customers request a change in their interLATA and intraLATA carriers during one contact with the Business Office and choose different carriers for each jurisdiction, two charges will be assessed.

For a waiver period of 90 days from implementation, customers will not be assessed an intraLATA PIC change charge for their initial intraLATA toll carrier choice. During the 90-day waiver period, a charge of one-half of the interLATA PIC change charge will be assessed when the intraLATA and interLATA carriers are changed to the same carrier during one contact with the Business Office. Only the interLATA charge will be assessed when the intraLATA and interLATA carriers are changed to different carriers during one contact with the Business Office during the waiver period.

A charge will be established for "slamming" or unauthorized PIC changes submitted by carriers or CBS for end-user customers. CBS will be subject to the rules related to slamming as indicated in Tennessee Regulatory Authority Rule 1220-4-2-.56, Sections (2)-(6).

New Installation Customers

Customers who contact CBS requesting new telephone exchange service will be provided a list of telecommunications carriers available to provide interLATA toll service. Upon implementation of intraLATA toll presubscription, the customer will be provided a second list of carriers, including CBS, that provide intraLATA toll service in their exchange. The list of intraLATA toll carriers will be presented in a competitively neutral manner. Customers who do not make a positive choice for an intraLATA toll carrier will be identified within CBS's system as a "noPIC" and will not be automatically defaulted to a carrier. Customers identified as "noPIC" within CBS's systems will be required to dial 10-10-XXX to place intraLATA toll calls until they make an affirmative choice for an intraLATA toll carrier.

V. Customer Education/Notification

During the 30 days following implementation of intraLATA Dialing Parity, customers will receive a bill insert also explaining their opportunity to select an intraLATA carrier. CBS anticipates that promotional strategies by carriers will contribute to customer awareness of intraLATA toll dialing parity. Customer telephone directories will be updated as new editions are published to reflect the opportunity for customers to choose an intraLATA toll carrier.

VI. Carrier Notification

Current interexchange carriers will be notified of CBS's intraLATA toll dialing parity implementation via letter approximately 90 days in advance of the proposed implementation date. Carriers should provide a list of exchanges in which they plan to offer intraLATA toll service at least 60 days in advance of CBS's implementation date. CBS needs notification in advance to include the carrier on the list of participating carriers in each CBS exchange. Certified carriers who enter the market after implementation will be added to the list of participating carriers within 30 days of notifying CBS.

CBS will provide subscriber listing information to carriers in "readily accessible" tape or electronic formats in a timely manner as requested through the processes that currently exist for the interLATA market. The process includes subscriber listing updates to carriers for new customers who choose that carrier or for existing customers of a carrier who revise their subscriber listing information. In addition, carriers can obtain complete subscriber listings in several formats. The provision of this information is in compliance with FCC Order No. 96-333, Paragraph 389.

CBS will comply with Part 5 1, Sections 305, 307, 325, 327, 329, 331,333 and 335 of the FCC Order in providing the required information and notice to the public of network changes. CBS plans to file a public notice with the FCC, with possible migration of the notice to the Internet process as described in Section 329. The notice will include network information as outlined in Section 327. The notice will be provided within the time frames described in Sections 331-333.

VII. Access to Operator Services and Directory Assistance

Nondiscriminatory access to Operator Services and Directory Assistance will be available through the customer's local exchange carrier or interLATA carrier. No industry standard has been established for access to Operator Services and Directory Assistance unique to the intraLATA carrier. For Operator Services, customers dial "0" to reach their local exchange operator and "00" to reach their interLATA operator. For Directory Assistance, customers dial "1-411" in CBS's territory for accessing the local exchange Directory Assistance and customers dial "I-NPA-555-1212" for accessing their interLATA carrier's Directory Assistance.

The local and interLATA Operator Services and Directory Assistance may be branded by the local and interLATA carriers, as appropriate, based on-the dialing pattern of the end user. Since no unique intraLATA dialing pattern currently exists in the industry, CBS is not capable of identifying intraLATA calls to CBS's local or the IXCs interLATA operators or directory assistance representatives. As such, this procedure is considered in compliance with FCC Order No. 96-333, Rule 51-217(d).

VIII. Cost Recovery

As stated in section 51.215 of FCC Order 96-333, CC Docket No. 96-98, "a LEC may recover the incremental costs necessary for the implementation of toll dialing parity. The LEC must recover such costs from all providers of telephone exchange service and telephone toll-service in the area

served by the LEC, including that of CBS." CBS will file a cost recovery plan with the TRA for approval for assessing any charges on carriers for recovery.

To minimize billing costs, CBS proposes to bill this cost recovery per minute rate as an adder to the IntraLATA Carrier Common Line originating minutes rate element. The components of the Carrier Common Line rate element will be identified separately in the tariff. Carriers who enter the market after implementation will be assessed the adder in the same manner as other competing carriers.

IX. Anti-Slamming

CBS has never participated, nor will it participate, in "slamming" of customers. For every customer requesting the services of CBS, CBS requires that the Customer sign a document affirming that the Customer has selected CBS as its telecommunications provider of his or her own free will. CBS requires this document to be signed before providing any type of services to a Customer.

Exchange codes in which CBS will initially offer services are as follows:

EXHIBIT A

	EXCHANGE NAME	LATA	NPA	TELCO NAME	Ξ	
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	
345	MEMPHIS	468	901	BELLSOUTH	TELECOMM	
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
348	MEMPHIS	468	901	BELLSOUTH	TELECOMM	
395	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	
397		468	901	BELLSOUTH	TELECOMM	INC.
398	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
399	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
922	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	601	BELLSOUTH	TELECOMM	
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
775	-	468	901	BELLSOUTH	TELECOMM	INC.
942		468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH		
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	601	BELLSOUTH	TELECOMM	INC.
785	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	468	901	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	470	615	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	470	615	BELLSOUTH		INC.
	MEMPHIS	470	615	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	470	615	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	470	615	BELLSOUTH		INC.
	MEMPHIS	470	615	BELLSOUTH	TELECOMM	INC.
	MEMPHIS	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615		TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.
	NASHVILLE	470	615	BELLSOUTH		INC.
376	NASHVILLE	470	615	BELLSOUTH	TELECOMM	INC.

NXX EXCHANGE NAME	LATA	NPA	TELCO NAME
377 NASHVILLE	470	615	DELI COLUMN MEL ECONOM TNG
507 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
660 NASHVILLE	470	615	
661 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
221 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
350 NASHVILLE	470	615	
315 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
317 NASHVILLE	470	615	
331 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
332 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
333 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
445 NASHVILLE	470	615	
781 NASHVILLE	470	615	
831 NASHVILLE	470	615	
832 NASHVILLE	470	615	
833 NASHVILLE	470	615	
834 NASHVILLE	470	615	
835 NASHVILLE	470	615	
837 NASHVILLE	470	615	
315 NASHVILLE	470	615	
231 NASHVILLE	470	615	
231 NASHVILLE	470	615	
232 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
314 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
316 NASHVILLE	470	615	
391 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
407 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
457 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
458 NASHVILLE	470	615	
518 NASHVILLE	470	615	
574 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
806 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
817 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
821 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
871 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
872 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
874 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
882 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
883 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
884 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
885 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
886 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
889 NASHVILLE	470	615	
902 NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
912 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
929 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
930 NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
*231NASHVILLE	470	615	BELLSOUTH TELECOMM INC.

NXX	EXCHANGE NAME	LATA	NPA	TELCO NAME
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
731		470	615	BELLSOUTH TELECOMM INC.
226	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
612		470	615	BELLSOUTH TELECOMM INC.
860		470	615	BELLSOUTH TELECOMM INC.
865		470	615	BELLSOUTH TELECOMM INC.
868		470	615	BELLSOUTH TELECOMM INC.
870		470	615	BELLSOUTH TELECOMM INC.
555	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
555		470	931	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
737		470	615	BELLSOUTH TELECOMM INC.
214		470	615	BELLSOUTH TELECOMM INC.
271	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
291	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
		470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
		470	615	BELLSOUTH TELECOMM INC.
432	NASHVILLE NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470 470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615 615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
747		470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	
	NASHVILLE		615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC. BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	. 	- / 0	010	DEEDSOOTH TEDECOMM INC.

NXX	EXCHANGE NAME	LATA	NPA	TELCO NAME
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
256	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
508		470	615	BELLSOUTH TELECOMM INC.
664		470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
742	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
743	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
780		470	615	BELLSOUTH TELECOMM INC.
782		470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	5NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	5NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	5NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
272	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
292		470	615	BELLSOUTH TELECOMM INC.
297		470	615	BELLSOUTH TELECOMM INC.
298		470	615	BELLSOUTH TELECOMM INC.
303		470	615	BELLSOUTH TELECOMM INC.
304	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
383		470	615	BELLSOUTH TELECOMM INC.
385		470	615	BELLSOUTH TELECOMM INC.
386	·	470	615	BELLSOUTH TELECOMM INC.
460	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
463		470	615	BELLSOUTH TELECOMM INC.
702	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
284 320	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.
J2 U	NASHVILLE	470	615	BELLSOUTH TELECOMM INC.

NXX EXCHANGE NAME	LATA NPA	TELCO NAME
321 NASHVILLE 322 NASHVILLE 327 NASHVILLE 329 NASHVILLE 340 NASHVILLE 341 NASHVILLE 342 NASHVILLE 342 NASHVILLE 343 NASHVILLE 344 NASHVILLE 421 NASHVILLE 421 NASHVILLE 422 NASHVILLE *222NASHVILLE 299 NASHVILLE 352 NASHVILLE 353 NASHVILLE 354 NASHVILLE 355 NASHVILLE	470 615 470 615	BELLSOUTH TELECOMM INC.